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Α	PPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/663,281	09/15/2000		Winston Donald Keech	A00291 US (98148.12)	2692	
	22191	7590	07/27/2005		EXAMINER		
	GREENBERG-TRAURIG			O.D.	SON, LI	SON, LINH L D	
٠	1750 TYSONS BOULEVARD, 12TH FLOOR MCLEAN, VA 22102			OK	ART UNIT	PAPER NUMBER	
	,				2135		

DATE MAILED: 07/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/663,281	KEECH, WINSTON DONALD						
Office Action Summary	Examiner	Art Unit						
	Linh LD Son	2135						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
Responsive to communication(s) filed on 15 Section 2a) This action is FINAL.	action is non-final. nce except for formal matters, pro	•						
Disposition of Claims								
 4) Claim(s) 1-13 and 16-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 and 16-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 								
Application Papers								
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage						
Attachment(s)								
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	(PTO-413) te atent Application (PTO-152)						

Art Unit: 2135

DETAILED ACTION

- 1. This office action is responding to the Amendment filed on 05/09/2005.
- 2. Claims 1-13 and 16-25 are pending.

Response to Arguments

Applicant's arguments filed on 05/09/05 have been fully considered but they are not persuasive.

As per remark on page 8, Applicant argues that the mask code in Grille technique is a simple overlay. However, Examiner believes that the applicant misinterpreted the implementation of the stechnique. It is obvious the overlay technique in Grille can not be applicable in the technological art. Nevertheless, for one have ordinary skill in the art at the time of the invention was made would intelligently transform the technique into an electronic operation, such that the Grille overlay can become a string of position number. This string of position number is clearly the mask code that the Applicant is reciting in the claim language.

In response to applicant's argument that "Grille's technique is an overlay", a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably

distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 370 F.2d 576, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 312 F.2d 937, 939, 136 USPQ 458, 459 (CCPA 1963).

As per remark on page 9, Applicant argues that Bostley teaches away from the present invention. Nevertheless, as recited in the previous rejection in (Col 5 lines 35-65) Bostley clearly discloses a method of authenticating a communication device connecting to a network using mask code and a random number to generate the AUTH for verification with the computer system 103 (Col 5 lines 45-60). It is clearly and obvious for one having ordinary skill in the art at the time of the invention was made to modify Bostley's invention to implement the Grille technique using the string of position number as the mask code to generate an AUTH for identification or verification.

Therefore, the rejection dated 02/09/05 is maintained

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Art Unit: 2135

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 4. Claims 1-13 and 16-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bostley, III et al, US Patent No. 6201871B1, hereinafter "Bostley", in view of Cardano Grilles, hereinafter "Grilles".
- As per claims 1, 7, 8, and 20, Bostley teaches "A coded identification system, the 5. system comprising an electronic computer, a specific electronic communication device that is operable to be in communication with the electronic computer, and at least one electronic communications device that Is operable to be in communication with the electronic computer, wherein the electronic computer includes data relating to the specific electronic communications device, including a permanent identification code (Col 6 lines 53-57), a mask code and an identification code (SSD) enabling electronic communication between the electronic computer and the specific electronic communication devices" in (Col 3 lines 17-45), and "wherein the permanent identification code is input to the at least one electronic communication device and transmitted to the electronic computer" in (Col 6 lines 47-60), "the electronic computer generates a pseudo-random string and transmits this to the specific electronic communications device, the mask code is applied to the pseudo-random string so as to generate a volatile identification code in accordance with predetermined rules" in (Col 5 lines 35-49), "the volatile identification code is transmitted back to the electronic computer by the specific electronic communications device or the at least one electronic communications

Art Unit: 2135

device, the electronic computer checks the volatile identification code transmitted thereto against a volatile identification code obtained by applying the mask code to the pseudo-random string in accordance with the predetermined rules, and in which a positive identification is made when the volatile identification codes are found to match by the electronic computer" in (Col 5 lines 35-65).

However, Bostley does not teach the pseudo-random string comprises a first linear array of characters, each character having a given numerical position in the first array (first, second, third etc.), and wherein the mask code comprises a second linear array of numbers, each number having a given numerical position in the second array (first, second, third etc.), the predetermined rules for applying the mask code to the pseudo-random string so as to generate the volatile identification code being sequentially to select numerical positions in the first array on the basis of the numbers in the second array, taken in positional order, and to return the characters thereby selected from the first array in sequence so as to form a third linear array, this third linear array forming the volatile identification code.

Nevertheless, Grilles teaches a method of deciphering a message called Grilles, which was invented in the 16th century by an Italian mathematician, Girolomo (Jerome) Cardano. Diplomats often used grilles in the 16th and 17th centuries to conceal national secrets. A grille is a square or rectangular piece of cardboard into which openings have been cut at various places. The letters (or words) of a message were written through the "windows", the grille was removed, and the spaces between those letters filled with null letters (or words) to make a false

Application/Control Number: 09/663,281 Page 6

Art Unit: 2135

message. When an identical grille was placed over the coded message, the null letters (or words) were hidden and the true message could be read through the holes. The grille square or rectangular piece is the key which is use to read the message. The grille square piece has numerous holes at a certain location or position on the piece. The message will be read out of those locations of the holes. Further, the Grilles method has no limitation of deciphering only alphabet message. Therefore, it would have been obvious at the time the invention was made for one having ordinary skill in the art to modify Bostley's invention to implement Grilles' message masking method to pass a message secretly from one party to second without being compromised by a third party.

- **6.** As per claims 2, 3, 10, 11, 16, 17, and 18, Bostley, and Grilles disclose a system as claimed in claim 1, wherein the specific electronic communications device and the at least one electronic communications device are the same device (Col 3 lines 45-55, and Col 4 lines 38-40).
- 7. As per claims 4 and 12, Bostley, and Grilles disclose a system as claimed in claim 1, wherein the specific communications device is a mobile telephone, a pager or a personal digital assistant (Col 3 lines 45-55).

Art Unit: 2135

8. As per claims 5, 13, and 19, Sarpola, Grilles, Brandman, and Ala-Laurila disclose a system as claimed in claim 3, wherein the at least one electronic communications device is an EFTPOS terminal or the like (Col 3 lines 45-55).

- 9. As per claims 9 and 21, Bostley, and Grilles disclose a method according to claim 8, wherein the pseudo-random string contains at least one character that is representative of some condition of the data relating to the person (Col 5 lines 35-40).
- 10. As per claim 6, Bostley, and Grilles disclose a system as claimed in claim 1, wherein the permanent identification code is supplied in the form of a card bearing human and/or machine-readable indicia (Col 6 lines 53-60, the ESN number can be located on the back of the phone).
- 11. As per claims 22-25, Claim 1's rejection basis is incorporated. , Bostley, and Grilles disclose a system according to claims 7 and 20. "wherein the user is able to first identify to the host the position of the representative character in the pseudorandom string, and secondly identity to the host the meaning of the representative character in the pseudorandom string" is taught by Grilles on (page 1-3).

Art Unit: 2135

Conclusion

Any inquiry concerning this communication from the examiner should be directed

to Linh Son whose telephone number is (571)-272-3856.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor Kim Y. Vu can be reached at (571)-272-3859. The fax numbers for

this group are (703)-872-9306 (official fax). Any inquiry of general nature or

relating to the status of this application or proceeding should be directed to the

group receptionist whose telephone number is (571)-272-2100.

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free).

Linh LD Son

Patent Examiner

KIM VU

STERVISORY PATENT EXAMINER

Page 8

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